Exhibit 2

| PERA Confirmati | on Demonstr | ative Extracts |
|-----------------|-------------|----------------|
|-----------------|-------------|----------------|

Weil, Gotshal & Manges LLP 767 Fifth Avenue New York, NY 10153-0119

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| 6 | MICHELSON LAW GROUP Randy Michelson (SBN 114095) | | |
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| 8 9 | Bankruptcy Counsel to Lead Plaintiff and the Proposed Class | | |
| 10 | UNITED STATES BANKRUPTCY COURT | | |
| 11 | NORTHERN DISTRICT OF CALIFORNIA SAN FRANCISCO DIVISION | | |
| 12 | In re: | | |
| 13 | PG&E CORPORATION | Case No. 19-30088 (DM) (Lead Case) | |
| 14 | - and – | Chapter 11 | |
| 15 | PACIFIC GAS AND ELECTRIC | (Jointly Administered) | |
| 16 | COMPANY, | | |
| 17 | Debtors. | SECURITIES LEAD PLAINTIFF'S | |
| 18 | ☑ Affects Both Debtors☐ Affects PG&E Corporation | SUBMISSION OF ARGUMENT DEMONSTRATIVE FOR USE DURING | |
| 19 | ☐ Affects Pacific Gas and Electric Company | ORAL ARGUMENT AT CONFIRMATION HEARING | |
| 20 | | | |
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| 1 | Public Employees Retirement Association of New Mexico ("Securities Lead Plaintiff"), | | |
|----|--|--|--|
| 2 | the court-appointed lead plaintiff in the securities class action captioned as In re PG&E | | |
| | Corporation Securities Litigation, Case | e No. 18-03509 (the "Securities Litigation") pending in | |
| 3 | the United States District Court for the | Northern District of California, on behalf of itself and the | |
| 4 | class that it seeks to represent in the Securities Litigation, together with York County on behalf | | |
| 5 | of the County of York Retirement Fund, City of Warren Police and Retirement System, and Mid- | | |
| | Jersey Trucking Industry & Local No. 701 Pension Fund, hereby submit this demonstrative | | |
| 6 | document to be utilized during the hearing held on June 5, 2020, attached hereto as Exhibit B. | | |
| 7 | D . 1 I . 5 2020 | D (C11 1 2) 1 | |
| 8 | Dated: June 5, 2020 | Respectfully submitted, | |
| | LOWENSTEIN SANDLER LLP MICHELSON LAW GROUP | | |
| 9 | | By: <u>/s/ Randy Michelson</u> Randy Michelson (SBN 114095) | |
| 10 | | Bankruptcy Counsel to Lead Plaintiff and the Class | |
| 11 | | - and - | |
| 12 | LABATON SUCHAROW LLP | | |
| 14 | Lead Counsel to Lead Plaintiff and the Class | | |
| 13 | | - and - | |
| 14 | | | |
| 15 | | & RADWICK, LLP | |
| 13 | | Liaison Counsel for the Class | |
| 16 | | - and - | |
| 17 | ROBBINS GELLER RUDMAN & DOWD LLP | | |
| 18 | | Counsel for the Securities Act Plaintiffs | |
| 10 | | - and - | |
| 19 | | VANOVERBEKE, MICHAUD & TIMMONY, P.C. | |
| 20 | | Additional Counsel for the Securities Act Plaintiffs | |
| 21 | | | |

| 1 | EXHIBIT A COUNSEL | | | | |
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| 20 | Additional Counsel for the Securities Act Plaintiffs | | | | |
| 21 | | | | | |

EXHIBIT B

Securities Plaintiffs' Demonstratives For Objection to Confirmation

Four Primary Issues

- Plan Injunction
- Classification and Treatment of Rescission or Damage Claims Against the Utility
- Distribution Formula
- Cramdown

Plan Injunction

• Issue: Injunction appears to create a "back-door" nonconsensual third-party release of certain creditors' claims against non-debtor parties

Plan Injunction

- Issue: Injunction appears to create a "backdoor" nonconsensual third-party release of certain creditors' claims against non-debtor parties
- Fix: Expressly carve the securities litigation claims out of the injunction in Article 10.6 through the Confirmation Order

Plan Injunction

- Issue: Injunction appears to create a "back-door" nonconsensual third-party release of certain creditors' claims against non-debtor parties
- Fix: Expressly carve the securities litigation claims out of the injunction in Article 10.6 through the Confirmation Order

For the avoidance of doubt, nothing in the Plan, any Plan Document, or this Confirmation Order shall enjoin or otherwise impact the continued prosecution of *In re PG&E Corp. Securities Litigation*, No. 18-3509 (N.D. Cal.), against any non-Debtor defendant now or hereafter named therein.

 Issue: The plan does not classify or treat the separate claims against the Utility arising from purchases of Holdco common stock

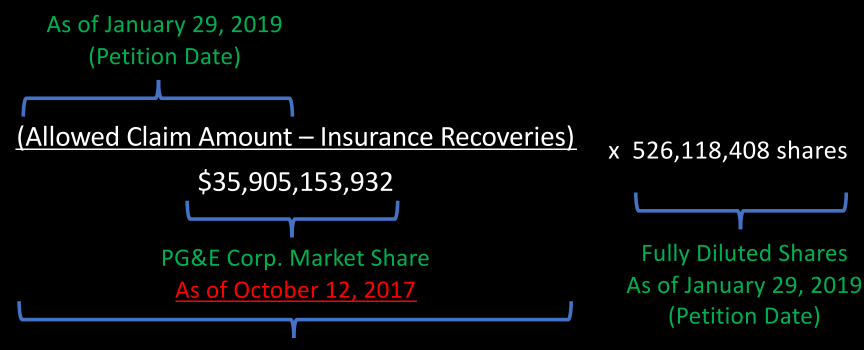
- Issue: The plan does not classify or treat the separate claims against the Utility arising from purchases of Holdco common stock
- Fix: Add the Utility to the definition of "HoldCo Rescission or Damage Claims"

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- Fix: Add the Utility to the definition of "HoldCo Rescission or Damage Claims"

1.108 HoldCo Rescission or Damage Claim means any Claim against HoldCo subject to subordination pursuant to section 510(b) of the Bankruptcy Code arising from or related to the common stock of HoldCo.

- Issue: The plan does not classify or treat the separate claims against the Utility arising from purchases of Holdco common stock
- Fix: Add the Utility to the definition of "HoldCo Rescission or Damage Claims"

1.108 HoldCo Rescission or Damage Claim means any Claim against HoldCo or the Utility subject to subordination pursuant to section 510(b) of the Bankruptcy Code arising from or related to the common stock of HoldCo.

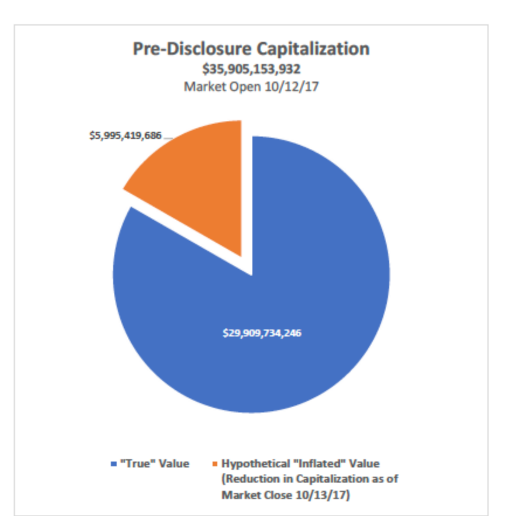


Art. 1.109 - HoldCo Rescission or Damage Claim Share

• Issue #1: Use of the PG&E Corporation market capitalization as of October 12, 2017 is arbitrary and has no basis other than to artificially dilute recoveries by holders of Allowed Class 10A-II HoldCo Rescission or Damage Claims

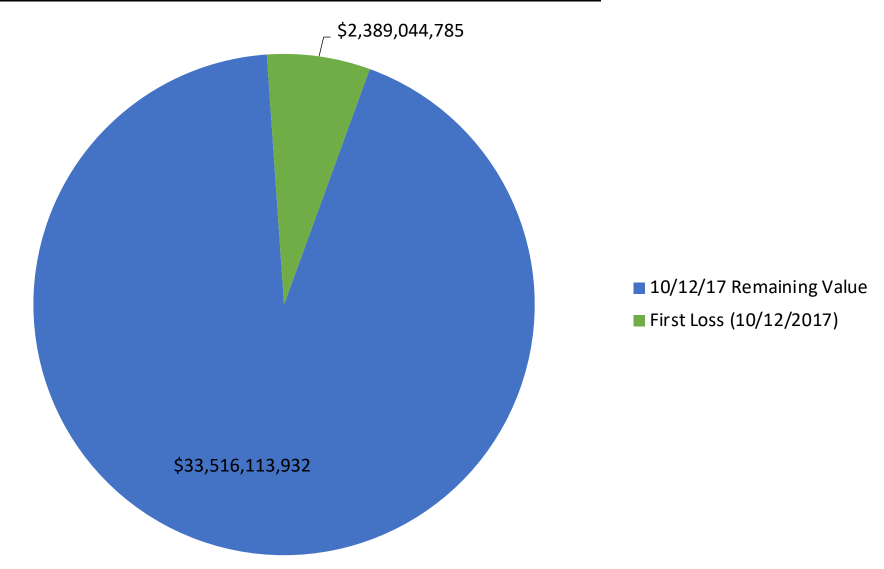
Proponents' Demonstrative #1

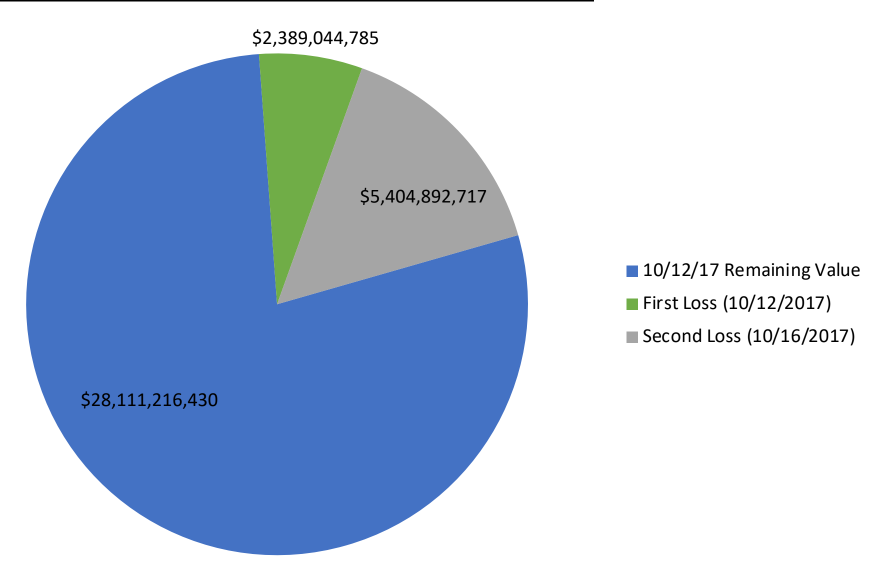
PG&E Market Capitalization



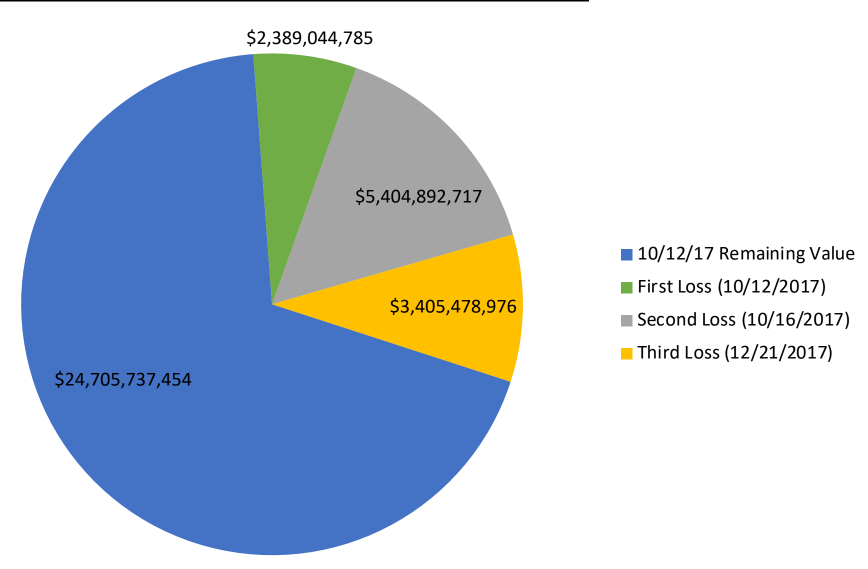


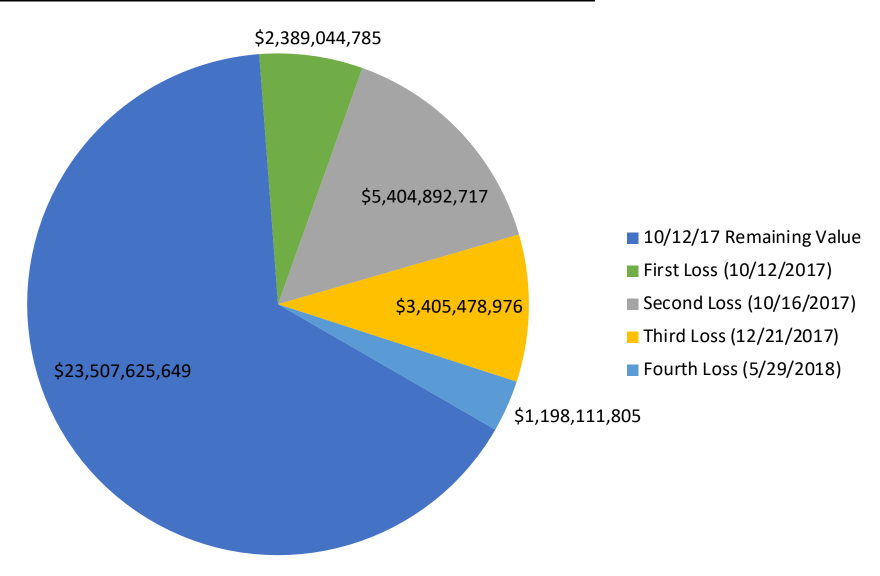
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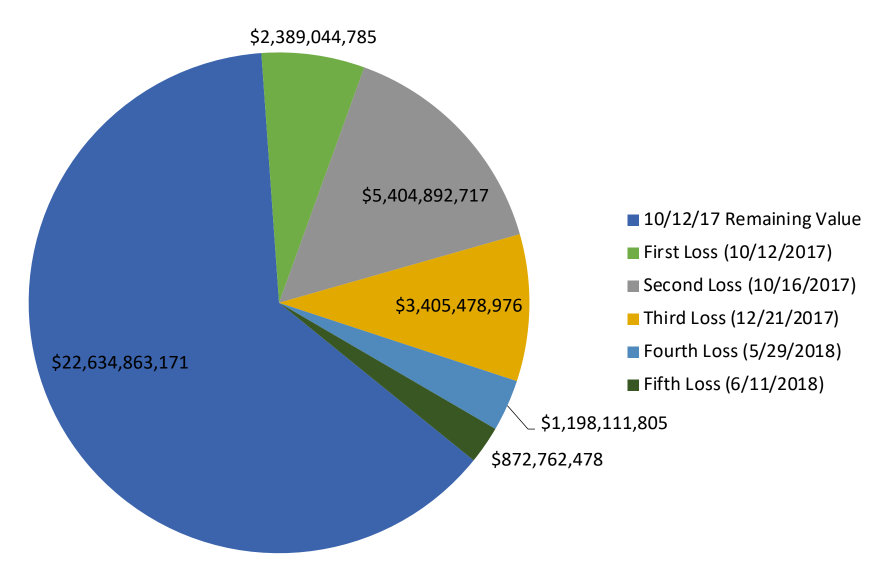


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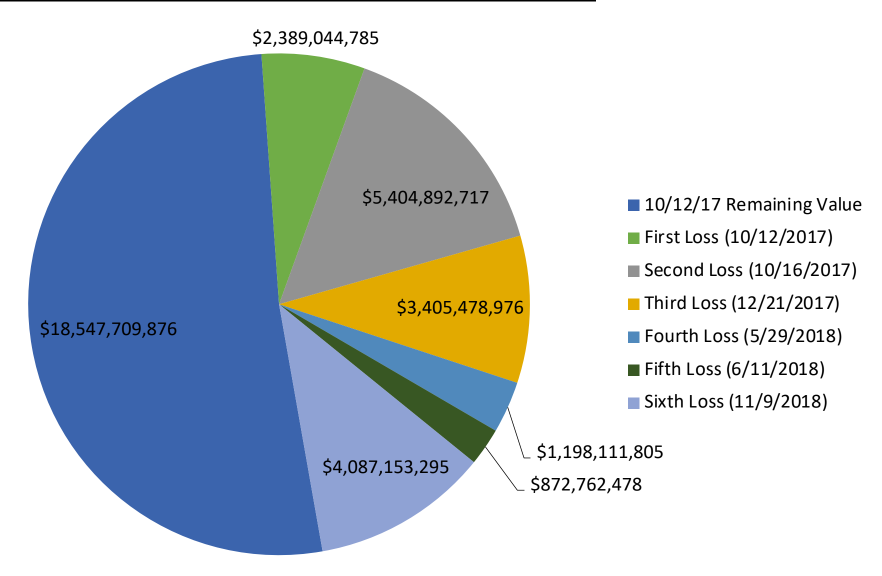




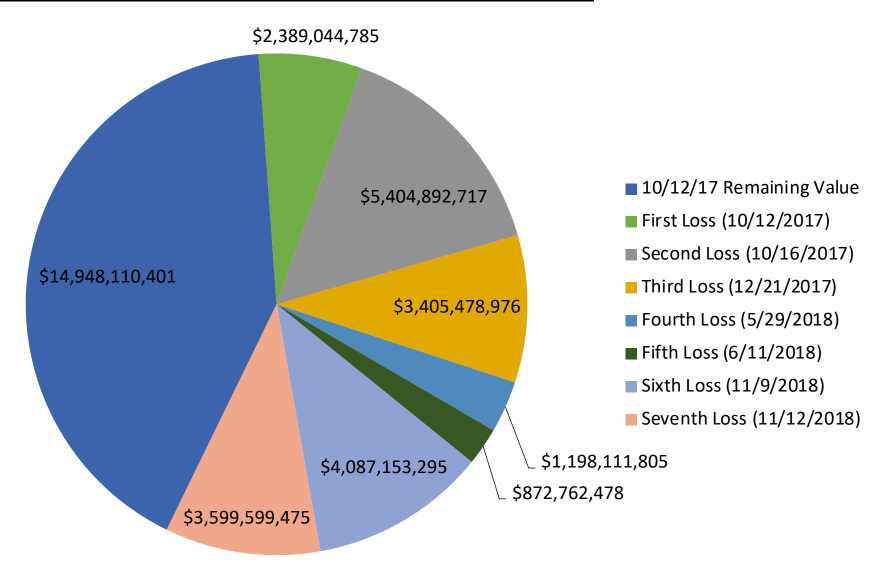
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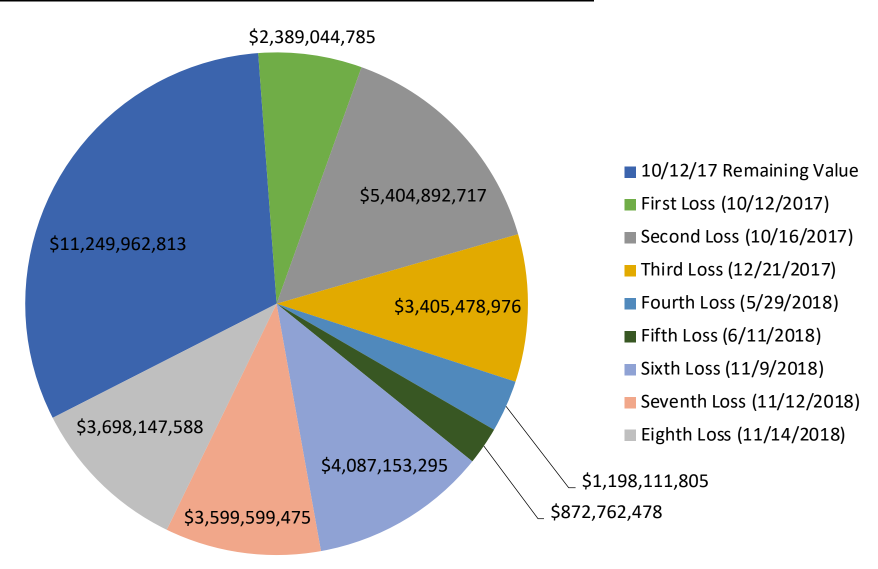
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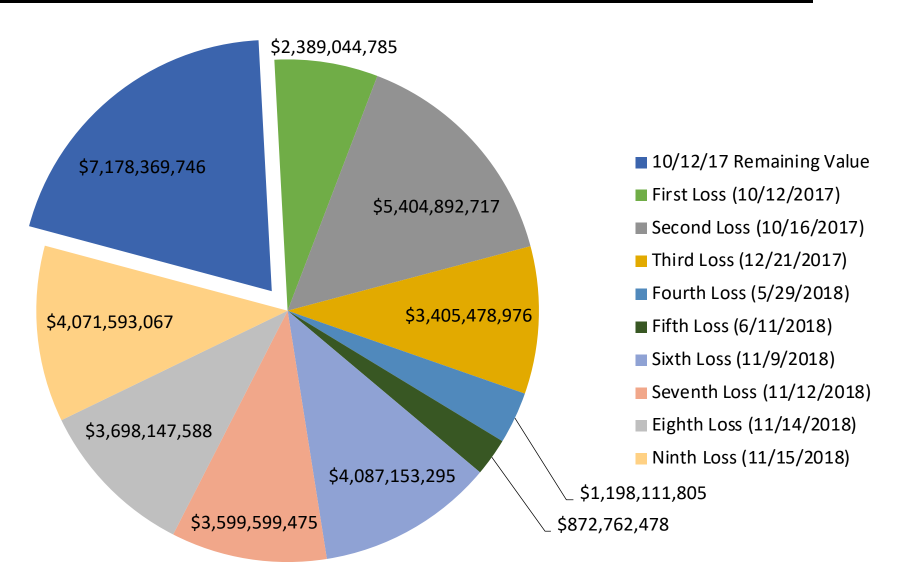


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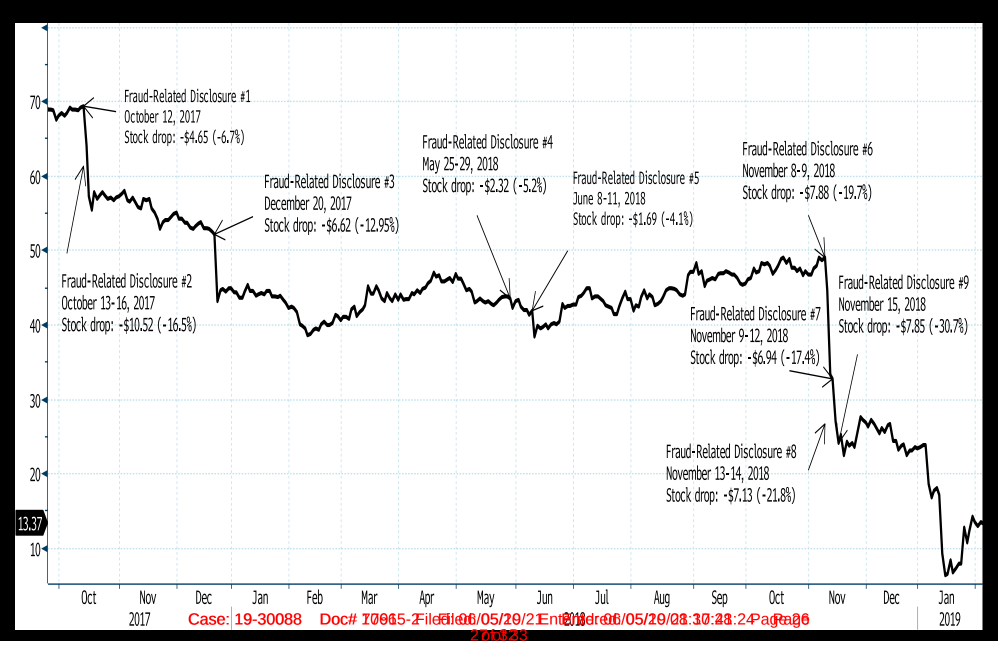
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PG&E's Opening Market Capitalization as of 10/12/17 - Less All Fraud-Related Losses

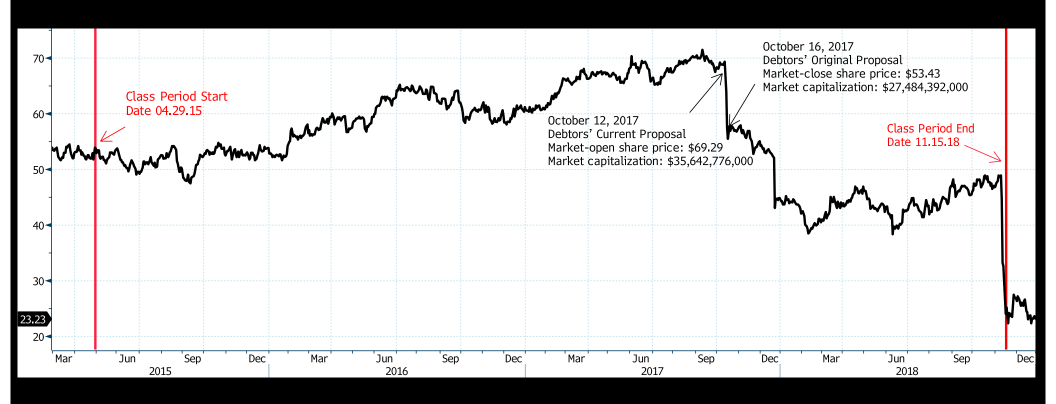


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Nine Fraud-Related Disclosures



Class Period Stock Price



- Issue #1: Use of the PG&E Corporation market capitalization as of October 12, 2017 is arbitrary and has no basis other than to artificially dilute recoveries by holders of Allowed Class 10A-II HoldCo Rescission or Damage Claims
- Fix (Option 1): Petition Date market capitalization
- Fix (Option 2): Market capitalization as of the end of the class period
- Fix (Option 3): Share price (based on multiple of NENI or otherwise) to be determined in mediation with Judge Newsome

 Issue #2: Insurance Offset is improper to the extent it deducts insurance proceeds paid on account of claims against parties other than the debtors

- Issue #2: Insurance Offset is improper to the extent it deducts insurance proceeds paid on account of claims against parties other than the debtors
- Fix: Limit the insurance offset to proceeds paid on account of Allowed HoldCo Rescission or Damage Claims (claims against the debtors), not claims against non-debtor third parties

Cramdown

• Issue: Class 10A-II **rejected** the plan, but the plan unfairly discriminates against Class 10A-II.

Cramdown

• Issue: Class 10A-II **rejected** the plan, but the plan unfairly discriminates against Class 10A-II.

Fixes:

- Correct the distribution formula to create true pari passu treatment between Class 10A-I
- Correct the insurance offset in the distribution formula
- Provide value to Class 10A-II equivalent to the value of the subscription rights being provided to Class 10A-I